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UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

16 EQUAL EMPLOYMENT  
17 OPPORTUNITY COMMISSION,

18 Plaintiff,  
19 v.

20 KMAN. PARTNERS d/b/a  
21 QUALITYINN PT. RICHMOND; PT.  
22 RICHMOND MANAGEMENT, INC.;  
23 GONDO LYSTIO d/b/a DAYS INN PT.  
24 RICHMOND; DAYS INNS  
25 WORLDWIDE, INC.,; NARESH  
26 PATEL d/b/a QUALITY INN PT.  
RICHMOND; RAJENDRA PATEL  
d/b/a QUALITY INN PT.  
RICHMOND; ASHOK PATEL d/b/a  
QUALITY INN PT. RICHMOND; MT.  
ZION ENTERPRISES INC., MAHESH  
D.AMIN d/b/a QUALITY  
INN PT. RICHMOND,

Defendant.

Case No. C 07-01805-BZ

STIPULATION AND ORDER TO  
CONTINUE CASE MANAGEMENT  
CONFERENCE PENDING FINALIZATION  
OF SETTLEMENT

1 IT IS HEREBY STIPULATED by and between Plaintiff U.S. Equal Employment  
2 Opportunity Commission ("Plaintiff") and Defendant Mahesh Amin (collectively, "the  
3 Parties"), through their respective counsel of record, as follows:

4 WHEREAS, the parties agreed to a tentative settlement on August 6, 2008 and  
5 need an additional thirty (30) days to finalize a Consent Decree in this matter.

6 WHEREAS, the parties would like to avoid the expense and inconvenience of  
7 litigating this case at the same time the parties are finalizing the terms of the settlement.

8 THEREFORE, the parties stipulate to and request a continuance of the Case  
9 Management Conference from August 18, 2008 to September 29, 2008 with the Joint  
10 Case Management Conference Statement due September 22, 2008 to allow the parties to  
11 finalize the terms of the settlement in good faith. The parties also respectfully request  
12 that the ADR deadlines be postponed relative to the new Case Management Conference  
13 being set. The parties agree to comply with the ADR requirements as set forth in the  
14 local rules on or before the continued Case Management Conference on September 29,  
15 2008. The parties also request that the current Order dated June 26, 2008 be vacated.

16 Dated: August 7, 2008

17 EQUAL EMPLOYMENT OPPORTUNITY  
18 COMMISSION

19 By: //S//  
20 Sanya Hill Maxion  
21 *Attorneys for Plaintiff*  
22 EQUAL EMPLOYMENT  
OPPORTUNITY COMMISSION

23 VISION LAW CORPORATION

24 By: //S//  
25 Scott T. Shibayama  
26 *Attorney for Defendant*  
27 MAHESH AMIN

GOOD CAUSE APPEARING, IT IS SO ORDERED:

Dated: August 8, 2008

Bernard Zimmerman  
Honorable Bernard Zimmerman

